

ensuing the said Third *Tuesday* of *May*; and that all Writs, Process, and Proceedings whatsoever, Civil and Criminal, issued, made, taken, or returnable, to the Third *Tuesday* in *May* aforesaid, shall be held, deemed, taken, construed, and adjudged, as if made, issued, or taken, returnable to the said Second *Tuesday* in *July* aforesaid: And that Notice of Tryal, or of the Execution of Warrants of Re-survey, or other Proceedings, preparatory to a Tryal, in any Cause, being given within the Time limited by Law, before the holding of the *Affizes* or *Provincial Court*, according to the Directions of this Act, shall be as available in Law, to all Intents and Purposes, as if given within the limited Time before the usual Times of holding the said several and respective Courts.

*AND be it further Enacted, by the Authority aforesaid, That all* Judgments and other Proceedings, either Civil or Criminal, which shall be rendered or had at the Courts of *Affizes, Nisi Prius, Oyer and Terminer, and Goal Delivery*, to be held in the Month of *May*; and in the *Provincial Court* to be held in *July*, according to the Directions of this Act, shall be as good, valid, and effectual, to all Intents and Purposes, as if the said Courts were to be held in the Months of *April* and *May*, according to the Laws now in Being: And that no Judgment or Execution, either Civil or Criminal, shall be stayed, arrested, or reversed, for or by reason of any Variance, or other Defect or Error in any Writ, Process, or Proceeding whatsoever, that shall be occasioned by holding the several Courts in this Act mentioned, according to the Directions thereof; any Law, Usage, or Custom to the contrary, notwithstanding.

*AND be it further Enacted, That no* Action or Actions now depending in the *Provincial Court* be discontinued, for or by reason that such Action or Actions hath or have been continued longer than the several Acts of Assembly limiting the Continuance of Actions prescribe; and that it shall and may be lawful for the Justices of the *Provincial Court*, to continue any Action or Actions now depending in the said Court, and which hath or have been already depending longer than the Time limited for Continuance of Actions; or which cannot conveniently be tried within the Time now limited by Law, Two Courts longer than the Laws now in Being, limit and appoint; any Law, Usage, or Custom to the contrary, notwithstanding.

*AND be it further Enacted, by the Authority aforesaid, That it shall* and may be lawful for the several and respective Justices of the County Courts within this Province, who already have adjourned, or shall adjourn this present *March* Court to any Time before *June* Court next; and who shall be hindered from proceeding to Business, either by the Continuance of this Session of Assembly, or Sitting of the Superiour Courts of Judicature, or who shall not be able to finish the Business before them at the Times to which such Adjournments have been made or shall be made, to continue any Cause or Causes in their said respective Courts, until next *June* Court; and if Need be, to continue any Suit or Action now depending in any of their Courts, for Two Courts longer than the Number of Courts limited and prescribed by the Act, intituled, *An Act to limit the Continuance of Actions in several Courts within this Province; and ascertaining the Manner of taking the Evidence of Seafaring Men; and for granting Appeals from the Chancery Court to the Governour and Council*; any Thing in the said recited Act, or any other Law to the contrary, notwithstanding.

*AND*